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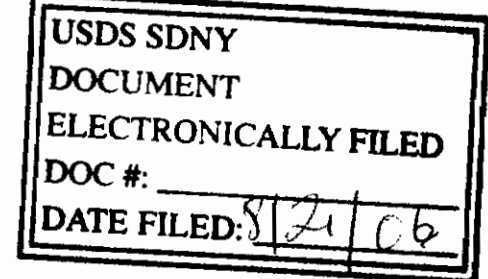
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PATRICK C. ENGLISH

AARON DINES
(1923-2002)JASON M. SANTARCANGELO
ALSO ADMITTED IN N.Y.RECEIVED
AUG 11 2006HAROLD BAER
U.S. DISTRICT JUDGE
S. D. N.Y.

August 10, 2006

Honorable Harold Baer, Jr., USDJ
 United States District Court
 Southern District of New York
 500 Pearl Street/Room 2230
 New York, New York 10007-1312



Re: **New Jersey Sports Productions, Inc.**
v. Panos Eliades, et al.
Civil Action No. 06-CV-1509

Dear Judge Baer:

On July 6, 2006 Your Honor entered an Order relieving counsel and staying all proceedings for thirty days.

The thirty days have elapsed and there has been no appearance of new counsel on behalf of Mr. Eliades or Panix of the U.S., Inc.

At the time the stay was granted there was outstanding overdue discovery from Panix of the U.S. and Mr. Eliades.

Apparently through inadvertence, prior counsel for Mr. Eliades and Panix of the U.S. did not timely copy us on the application to be relieved and we never saw the form of Order until after its entry. We would have suggested certain modifications, but the Order was already entered by the time we saw it.

We request a status conference with the Court because due to the non-appearance on behalf of Eliades and Panix of the U.S. we are in a position of having properly served, overdue discovery with difficulty in enforcing our rights to compel. Also, we believe the discovery schedule should be extended as a result of the stay that the Court granted.

Honorable Harold Baer, Jr., USDJ
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Finally, we have outstanding discovery issues with respect to defendant Banner Promotions, as outlined more fully in the attached letter to Mr. Levites. We understand that Mr. Levites has had a death in his family and it may be that the extension requested above will give him time to cure the deficiencies, but to the extent there are disputes regarding the outstanding requests these should be resolved sooner rather than later.

Respectfully submitted,

DINES AND ENGLISH, L.L.C.

BY:

PATRICK C. ENGLISH

Enclos.
/mat

C: Raymond A. Levites, Esq.
Ella A. Kohn, Esq.
Panos Eliades

*for your
representatives
in Captain
Creative does not
but unclear if you think
a court should respond
is represented or not
Federal Rule that may
stand at what to do
if a defendant whom must
appealing attorney on the
Chancery Court of DEPT
of Harold Baer
JGD*

Endorsement:

I'm captivated by your creative discovery requests but unclear if you think I should respond - where a party fails to answer and whether he is represented or not assuming its a party that must be - the Federal Rules make clear what to do - Do it - if a conference seems more appealing arrange one with Chambers on the Telephone.